09/26/2003 11:51 #320 P.004

From:

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

Zeidler, et al.

Application No.: 09/902,327

Filed: July 10, 2001

For: METHODS AND APPARATUS FOR ADVANCED
RECORDING OPTIONS ON A PERSONAL
VERSATILE RECORDER

PExaminer: V. Boccio

Art Unit: 2615

CENTRAL FAX CENTER

SEP 2 6 2003

DECLARATION OF CAROL PRENTICE

- I, Carol Prentice, hereby state as follows:
- 1. I am an employee of the Law Office of Barry R. Lipsitz, where one of my responsibilities is processing the mail.
- 2. I have today reviewed our file for the above-referenced U.S. patent application.
- 3. As indicated in our file, on June 23, 2003, I mailed an Amendment responsive to the Office Action mailed March 26, 2003, Supplemental Information Disclosure Statement (accompanied by Form PTO-1449, copy of cited document and check in the amount of \$180.00 to cover the IDS fee), and two sheets of drawings for approval by the Examiner, to the U.S. Patent and Trademark Office in the above-identified patent application. The documents mailed were accompanied by transmittal letters and a return receipt postcard.
- 4. The Amendment, drawing transmittal letter and Supplemental Information Disclosure Statement contained a

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certain that I deposited these documents as first-class mail on June 23, 2003. Our office procedure, which I always follow, is for me to review all papers to be mailed to the U.S. Patent and Trademark Office to make sure every paper listed on the postcard is enclosed in an envelope, and posted as first-class mail or Express Mail, as required. At the end of the day, I either hand deliver all of our outgoing mail to the Post Office, or deposit it in the mailbox at our office complex.

5. All of the above facts are based on my personal knowledge.

I hereby certify that all statements made of my own knowledge are true and all statements made on information and belief are believed to be true.

Carol Prentice

Sept. 26, 2003